1	THOMAS D. DILLARD, JR., ESQ.		
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6	sbarker@ocgas.com		
7	Jason Allswang, Stephanie Clevinger, Tiffany Bonnell,		
8	and The Animal Foundation		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11			
12	KIMBERLY TERESE ASKEW, )		
13	Plaintiff, )	CASE NO: 2:18-cv-02026-APG-BNW	
14	vs.		
15	CLARK COUNTY, NEVADA; CHIEF JASON ) ALLSWANG, in his individual capacity; )	JOINT STATUS REPORT Re: ECF Nos. 46 and 47	
16	OFFICER STEPHANIE CLEVINGER, in her individual capacity; OFFICER TIFFANY	100. ECT 100. 40 and 47	
17	BONNELL, in her individual capacity;  DETECTIVE SANDRA SOUTHWELL, in her		
18 19	individual capacity; THE ANIMAL  FOUNDATION; and DOES I through XXV,		
20			
21	Defendants. )		
22	COME NOW Plaintiff and Defendants, by and through their undersigned counsel of record		
23	and in compliance with the Court's Order of January 8, 2020, (ECF No. 63), hereby submit this Join		
24	Status Report Regarding ECF Nos. 46 and 47:		
25	ECF No. 46 – "Motion to Compel Independent Psychological Examination of Plaintiff and to		
26	Extend Discovery Deadlines Accordingly," by Defendants CLARK COUNTY, JASON		
27	ALLSWANG, STEPHANIE CLEVINGER, TIFFANY BONNELL, and THE ANIMAI		
28	FOUNDATION; and		
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1	ECF No. 47 – "Motion to Extend Time (Second Request), Discovery Deadlines Re: ECF No.	
2	36," filed in conjunction with ECF No. 46;	
3	are made moot by this Court's January 8, 2020 Order (ECF No. 63) granting the parties'	
4	"Stipulation and Order Re: Rule 35 Psychological Examination of Plaintiff and Extension of Expert	
5	Disclosure Deadlines Accordingly" (ECF No. 62).	
6		
7	DATED this 9 <sup>th</sup> day of January, 2020.	DATED this 9 <sup>th</sup> day of January, 2020.
8	CLARK HILL, PLLC	
9		OLSON CANNON GORMLEY & STOBERSKI
10	/s/ Paola M. Armeni PAOLA M. ARMENI, ESQ.	/s/ Stephanie A. Barker THOMAS D. DILLARD, JR., ESQ.
11	Nevada Bar No. 8357 3800 Howard Hughes Pkwy., Ste. 500	Nevada Bar No. 6270 STEPHANIE A. BARKER, ESQ.
12	Las Vegas, Nevada 89169  parmeni@clarkhill.com	Nevada Bar No. 003176
13	Attorneys for Plaintiff	9950 West Cheyenne Avenue Las Vegas, NV 89129
14		tdillard@ocgas.com sbarker@ocgas.com
15	DATED 41: off 1 or 2000	Attorneys for Defendants Clark County, Jason Allswang, Stephanie Clevinger,
16	DATED this 9 <sup>th</sup> day of January, 2020.	Tiffany Bonnell, and The Animal Foundation
17	KAEMPFER CROWELL	
18	/s/ Lyssa S. Anderson LYSSA S. ANDERSON, ESQ.	
19	Nevada Bar No. 5781 RYAN W. DANIELS, ESQ.	
20	Nevada Bar No. 13094 1980 Festival Plaza Drive, Ste. 650	
21	Las Vegas, Nevada 89135 landerson@kcnvlaw.com	
22	rdaniels@kcnvlaw.com	
23	Attorneys for Defendant Sandra Southwell	
24	IT IS SO ORDERED	In light of the parties joint status report (ECF No. 64), IT IS ORDERED
25	DATED: January 10, 2020	that ECF Nos. 46 and 47 are DENIED
26		as moot.
27	Barbweken	

**BRENDA WEKSLER** 

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**UNITED STATES MAGISTRATE JUDGE**